# Attachment 7



# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCI United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1419 Alexandric, Virginia 22313-1459

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/553,143	10/13/2006	Doris Hjorth Hansen	133630-0003	2276
50659 Thomas Moga	7590 12/12/2007		EXAM	INER
Butzel Long			SIGLER	. JAY R
STONERIDGE 41000 WOOD	WARD AVENUE		ARTUNIT	PAPER NUMBER
BLOOMFIELI	D HILLS, MI 48304		4111	
			NOTIFICATION DATE	· DELIVERY MODE
	•	*	12/12/2007	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

ball@butzel.com patent@butzel.com burns@butzel.com

RECEIVED

NOV 2 0 2008

RESPONSE DUE:

PTOL-90A (Rev. 04/07)

•							
	Application No.	Applicant(s)					
	10/553,143	HANSEN, DORIS HJORTH					
Office Action Summary	Examiner	Art Unit					
	JAY R. SIGLER .	4111					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with th	ne correspondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MALINED D. Canadase of time may be reliable under the provisions of 37 CFR 1.1 If NO period for reply is specified above, the maximum statemary priods If NO period for reply is specified above, the maximum statemary priods If the provision of the specified above, the maximum statemary priods If plains to the sylve which the sist or centuring priors for any will by statules Any reply received by the Office later than three months after the making centured patter than displantment. See 3 CFR 1.74(FV).	ATE OF THIS COMMUNICAT 36(a). In no event, however, may a reply b will apply and will expire SIX (6) MONTHS I . cause the application to become ABAND	ION, e timely filled  from the mailing date of this communication,  NED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 13 O 2a) This action is FINAL. 2b) This 3) Since this application is in condition for allowar closed in accordance with the practice under £	action is non-final. nce except for formal matters,						
Disposition of Claims .							
A  \( \text{Claim(s) } \frac{1-7}{15} \text{ is/are pending in the application.} \]   4a  \( \text{Claim(s) } \frac{1-7}{15} \text{ is/are withdrawn from consideration.} \]   5 \( \text{Claim(s) } \frac{1-7}{15} \text{ and } \text{ is/are allowed.} \]   7 \( \text{Claim(s) } \frac{5-7}{15} \text{ and } \text{ is/are rejected.} \]   7 \( \text{Claim(s) } \frac{5-7}{15} \text{ is/are objected to.} \]   8 \( \text{Claim(s) } \frac{1-7}{15} \text{ are subject to restriction and/or election requirement.} \]							
Application Papers							
9) The specification is objected to by the Examina 10) The drawing(s) filed on 14 October 2005 is/are Applicant may not request that any objection to the Replacement drawing sheat(s) including the correct 11) The oath or declaration is objected to by the Ex	: a)⊠ accepted or b)☐ object drawing(s) be held in abeyance. lion is required if the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFR 1.121(d).					
Priority under 35 U.S.C. § 119		:					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b   Some c  None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No.  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  *See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)  1) ≦ Notice of References Cited (PTO-892) 2) ☐ Notice of Draftsperson's Patent Drawling Review (PTO-948) 3) ≦I Information Disclosure Statement(s) (PTO/SB108) Paper Not(s)(Mail Date <u>of Cotober 2025</u> U.S. Pares no Yoshman Gio	4) Interview Summ Paper No(s)Mi 5) Notice of Inform 6) Other:	all Date					

Application/Control Number: 10/553,143
Art Unit: 4111

### DETAILED ACTION

## Specification

The title of the invention is not descriptive. A new title is required that is clearly
indicative of the invention to which the claims are directed.

The following title is suggested: Suture band having a locking mechanism with wedging means.

# Claim Objections

Claims 5 and 6 are objected to under 37 CFR 1.75(c) as being in improper form
because a multiple dependent claim cannot depend from any other multiple dependent
claim. See MPEP § 608.01(n). Accordingly, the claims 5 and 6 have not been further
treated on the merits.

## Claim Rejections - 35 USC § 102

 The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or In public use or on sale in this country, more than one year prior to the date of application for patent in the United States

- Claims 1, 2, and 7 are rejected under 35 U.S.C. 102(b) as being anticipated by Golds (U.S. Patent 5.356.417).
  - Concerning claim 1, Golds teaches a suture band device (10)
     comprising an elongated flexible band (12) having first and second ends, a
     needle (46) attached to the first end of the band, a buckle (14) attached
     proximate the second end of the band for receiving and locking the band

Application/Control Number: 10/553,143

Art Unit: 4111

(see Abstract), characterized in that the buckle comprises a locking mechanism (16 and 18) which enables the band to be locked at any point along its length (col. 5, II. 57-63; embodied by the strap tightened to desired tension and Fig. 1-4) and in that the locking mechanism comprises a wedging means (18).

- b. Concerning claim 2, the locking mechanism substantially prevents retrograde movement of the band through the buckle (col. 5, II. 67-68; embodied by teeth 28 preventing slippage of the strap in the housing).
- c. Concerning claim 7, Golds teaches a method of approximating bone tissue comprising encircling said tissue with a suture band device as defined in paragraph 4(a) above, threading a buckle of the suture banding device with a band of the suture banding device, and constricting the device around the bone tissue (col. 5, II. 43-68)

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all
obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title; if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

 Claims 3 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Golds (U.S. Patent 5,356,417) as applied to claim 1 or 2 above, and further in view of Chopp, Jr. et al. (U.S. Patent 4,399.592). Application/Control Number: 10/553,143

Art Unit: 4111

- d. Concerning claim 3, Golds teaches the claimed invention including a locking mechanism with a wedging means, but does not teach the wedging means having a substantially spherical or cylindrical body. Chopp, Jr. et al. teaches a device used to encircle and hold objects together, that includes a band 26 and a locking mechanism 24 with a wedging means 28 that is substantially spherical for lockingly engaging the strap (see Abstract). The claim would have been obvious because the substitution of one known element, namely the locking mechanism of Golds, for another, the locking mechanism of Chopp, Jr. et al., would have yielded predictable results to one of ordinary skill in the art at the time of the invention. The predictable results being to lockingly engage the strap.
- e. Concerning claim 4, the wedging means of Chopp, Jr. et al. includes a roughened surface (col. 3. ll. 15-17).

#### Conclusion

 The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JAY R. SIGLER whose telephone number is (571)270-3647. The examiner can normally be reached on Monday through Thursday from 8 AM to 4 PM (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sam Yao can be reached on (571) 272-1224. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/553,143
Art Unit: 4111

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information

JRS

/Sam Chuan C. Yao/ Supervisory Patent Examiner, Art Unit 4111

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

#### Application/Control No. Applicant(s)/Patent Under Reexamination 10/553,143 HANSEN, DORIS HJORTH Notice of References Cited Examiner Art Unit Page 1 of 1 JAY R. SIGLER 4111

ILS PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	A	US-5,330,489 A	07-1994	Green et al.	606/151
*	В	US-5,383,905 A	01-1995	Golds et al.	606/74
*	С	US-6,302,889 B1	10-2001	Keller, Arnold	606/74
*	D	US-2004/0059357	03-2004	Koseki, Tomoaki	606/151
*	Ε	US-5,766,218	06-1998	Arnott, Richard J.	606/151
*	F	US-5,462,542	10-1995	Alesi, Jr., Thomas W.	606/151
*	G	US-299,540	06-1884	Herkimer, J.	24/171
	н	US-			
_	1	US-			
	J	US-			
_	К	US-			
_	L	US-	l		
	м	US-			

FOREIGN PATENT DOCUMENTS

¥		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
	.0					
	Р					
	Q					
	R					
	s					
	т					

NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Editlon or Volume, Perlinent Pages)
	U	
	٧	
	w	
	×	

A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).)

Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

U.S. Parent and Trademark Office PTO-892 (Rev. 01-2001)

Notice of References Cited

Part of Paper No. 20071204

				PAG	SE	OF	1	
		U.S. DEPA	RTMENT OF COMMERCE	ATTY. DOCK	ET NO.	SERIAL	ю.	
			ND TRADEMARK OFFICE	l		10/	5571	人艺
				1336	30-0003	407.	2771	.42
13*	VFORMATION DISC	APPLICANT						
	BY APP	LICANT						
				HANSEN				
		FILING DATE		GROUP				
		U.S.	PATENT DOCUME	NTS				
EXAMINER	DOCUMENT	DATE	NAME		CLASS .	SUBCLASS	FILING DA	ATE
INITIAL	NUMBER						IF APPROI	PRIATE
,	5,356,417	10/18/1994	Ellen			1		
	5,702,397	12/30/1997	Marlowe					
	4,535,764	08/20/1985	Erbert			L		
	4,813,416	03/20/1989	Pollack et al.			1		
	4,730,615	03/15/1988	Sutherland et al.					
	4,399,592	08/23/1983	Chopp, Jr. et al.			1		
						l		
		1.						
						1		
		FORE	IGN PATENT DOCU	MENTS				
EXAMINER	DOCUMENT	DATE	COUNTRY		CLASS	SUBCLASS	TRANSL	ATION
INITIAL	NUMBER						YES	МО
	0597258	05/18/1994	Europe					
	2704745	11/10/1994	France					
	0592960	04/20/1994	Europe					
	0596278	05/11/1994	Europe				1	
	OTHER DOCUM	IENTS (Includin	g Author, Title, Date,	Pertinent Pa	ges, Etc.)			
	1 7	-11			11/29/200	17		
	/Jay R. S ial if citation considered	igier/	DATE CO				itation if no	ot in
EXAMINER: Init	sas is citation considered and not considered. Inch	, whether or not c	itation is in conformation with next communi	cation to app	licant.	c mough c		•••

C:\\1098.BFX

From: <PAIR eOfficeAction@uspto.gov>

To: <patent@butzel.com>, <boudrie@butzel.com>

CC: <PAIR eOfficeAction@uspto.gov> Date:

11/20/2008 6:53 AM Subject: Private PAIR Correspondence Notification for Customer Number 50659

Nov 20, 2008 05:50:47 AM

Dear PAIR Customer:

BUTZEL LONG IP DOCKETING DEPT 350 SOUTH MAIN STREET SUITE 300 ANN ARBOR, MI 48104 UNITED STATES

The following USPTO patent application(s) associated with your Customer Number, 50659, have new outgoing correspondence. This correspondence is now available for viewing in Private PAIR.

The official date of notification of the outgoing correspondence will be indicated on the form PTOL-90 accompanying the correspondence.

#### Disclaimer

The list of documents shown below is provided as a courtesy and is not part of the official file wrapper. The content of the images shown in PAIR is the official record.

Application Document Mailroom Date Attorney Docket No.

10529448 ISSUE.NTF 11/19/2008 113601-0220 10553143 1449 12/12/2007 133630-0003 CTNF 12/12/2007 133630-0003 892 12/12/2007 133630-0003

To view your correspondence online or update your email addresses, please visit us anytime at https://sportal.uspto.gov/secure/myportal/privatepair.

If you have any questions, please email the Electronic Business Center (EBC) at EBC@uspto.gov with 'e-Office Action' on the subject line or call 1-866-217-9197 during the following hours:

Monday - Friday 6:00 a.m. to 12:00 a.m.

Thank you for prompt attention to this notice.

UNITED STATES PATENT AND TRADEMARK OFFICE PATENT APPLICATION INFORMATION RETRIEVAL SYSTEM